Case 2:03-cr-00549-WBS Document 170 Filed 05/15/08 Page 1 of 3

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DANIEL J. BRODERICK, #89424
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    Sacramento, California 95814
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    Telephone: (916) 498-5700
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    Attorney for Defendant
 6
    MARCOS ENRIOUE GARCIA
 7
                       IN THE UNITED STATES DISTRICT COURT
 8
 9
                     FOR THE EASTERN DISTRICT OF CALIFORNIA
10
11
    UNITED STATES OF AMERICA,
                                        No. Cr. S 03-549 EJG
12
                                        STIPULATED MOTION TO REDUCE
                    Plaintiff,
                                     )
                                        SENTENCE PURSUANT TO 18 U.S.C.
13
                                        § 3582(c)(2) and [lodged] ORDER
         V.
14
    MARCOS ENRIQUE GARCIA,
                                        RETROACTIVE CRACK COCAINE
                                        REDUCTION CASE
15
                    Defendant.
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         Defendant, MARCOS ENRIQUE GARCIA, by and through his attorney,
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    Assistant Federal Defender David M. Porter, and plaintiff, UNITED
    STATES OF AMERICA, by and through its counsel, Assistant U.S. Attorney
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20
    RICHARD J. BENDER, hereby stipulate as follows:
              Pursuant to 18 U.S.C. § 3582(c)(2), this court may reduce the
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         1.
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    term of imprisonment in the case of a defendant who has been sentenced
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    to a term of imprisonment based on a sentencing range that has
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    subsequently been lowered by the Sentencing Commission pursuant to 28
    U.S.C. § 994(o);
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26
              On June 10, 2005, this Court sentenced Mr. Garcia to a term
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The sentencing range applicable to Mr. Garcia was

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of imprisonment of 84 months;

Case 2:03-cr-00549-WBS Document 170 Filed 05/15/08 Page 2 of 3

subsequently lowered by the United States Sentencing Commission in Amendment 706 by two levels;

- 4. Accordingly, Mr. Garcia's adjusted offense level has been reduced from 33 to 31, and a sentence at the low end of the new guideline range with a departure comparable to the 38% reduction he received at the original sentencing would be 67 months;
- 5. Accordingly, the parties request the court enter the order lodged herewith reducing Mr. Garcia's term of imprisonment to an aggregate term of 67 months on all counts.

10 Dated: May 7, 2008

Respectfully submitted,

McGREGOR SCOTT DANIEL J. BRODERICK United States Attorney Federal Defender

14 /s/ Richard Bender

/s/ David M. Porter

RICHARD J. BENDER

Assistant U.S. Attorney

Attorney for Plaintiff
UNITED STATES OF AMERICA

DAVID M. PORTER
Assistant Federal Defender

Attorney for Movant
MARCOS ENRIQUE GARCIA

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This matter came before the Court on the stipulated motion of the defendant for reduction of sentence pursuant to 18 U.S.C. § 3582(c)(2).

ORDER

The parties agree, and the Court finds, that Mr. Garcia is entitled to the benefit of the retroactive amendment reducing crack cocaine penalties, which reduces the applicable base offense level from 33 to 31. A sentence at the low end of the new guideline range with a departure comparable to the 38% reduction he received at the original sentencing would be 67 months.

IT IS HEREBY ORDERED that the term of imprisonment originally imposed is reduced to an aggregate term of 67 months on all counts. STIPULATED MOTION AND ORDER TO REDUCE SENTENCE

Case 2:03-cr-00549-WBS Document 170 Filed 05/15/08 Page 3 of 3

IT IS FURTHER ORDERED that all other terms and provisions of the original judgment remain in effect.

Unless otherwise ordered, Mr. Garcia shall report to the United States Probation office closest to the release destination within seventy-two hours after his release.

Dated: May 13, 2008

/s/ Edward J. Garcia
HONORABLE EDWARD J. GARCIA
United States District Judge